

Shari A. Rivkind
 The Rivkind Law Firm
 30 Avenue at Port Imperial,
 Unit 408
 West New York, New Jersey 07093
 201.330.0061

Adams Chiropractic Center, P.C., Andrew Andonov, D.C., Rodel C. Baguioro, P.T., Elderbrando O. Estomo, P.T., Peter Angelo, L.A.C., Nighat Jawed, Jennifer Rodriguez, , Individual and Business Counseling, Inc. and Frank L. Weiss, Ph.D.

IN THE UNITED STATES DISTRICT COURT
 DISTRICT OF NEW JERSEY

GOVERNMENT EMPLOYEES INSURANCE	:	
CO., GEICO INDEMNITY CO., GEICO	:	CIVIL ACTION NO.
GENERAL INSURANCE COMPANY AND	:	2:19-cv-20633-SDW-LDW
GEICO CASUALTY CO.,	:	
	:	
	:	STIPULATION EXTENDING
	:	TIME FOR DEFENDANTS TO
	:	RESPOND TO PLAINTIFFS'
	:	FIRST SET OF
	:	INTERROGATORIES AND
	:	REQUEST FOR PRODUCTION OF
	:	DOCUMENTS
	:	
	:	
)	
	:	
Plaintiffs,	:	
	:	
v.	:	
	:	
Adams Chiropractic Center, P.C., Andrew	:	
Andonov, D.C., Rodel C. Baguioro, P.T.,	:	
Elderbrando o. Estomo, P.T., Peter Angelo,	:	
L.A.C., Kathleen A. Marsh L.A.C., Sandra	:	
Park Lee L.A.C., Nighat Jawed, Jennifer	:	
Rodriguez, Advanced Balance and Wellness	:	
LLC, James R. Morales, M.D.,	:	
Nyree Padilla, M.D., Individual and	:	
Business Counseling, Inc. and Frank L. Weiss,	:	
Ph.D.,	:	
	:	

Defendants, :

IT IS HEREBY STIPULATED by and between the parties hereto through their respective attorneys that Defendants Adams Chiropractic Center, P.C., Andrew Andonov, D.C., Rodel C. Baguioro, P.T., Elderbrando o. Estomo, P.T., Peter Angelo, L.A.C., Nighat Jawed, Jennifer Rodriguez, Advanced Balance and Wellness LLC, Individual and Business Counseling, Inc. and Frank L. Weiss, Ph.D. may have additional time within which to answer or otherwise respond to plaintiff's First Set Of Interrogatories And First Request For Production Of Documents originally due on or about May 1, 2020. Therefore, the last day for defendants to respond to plaintiff's First Set Of Interrogatories And First Request For Production Of Documents shall be on or before June 5, 2020.

This document is being electronically filed through the Court's ECF System. In this regard, counsel for Defendants hereby attests that (1) the content of this document is acceptable to all persons required to sign the document; (2) Plaintiff's counsel has concurred with the filing of this document; and (3) a record supporting this concurrence is available for inspection or production if so ordered.

Respectfully submitted,

Dated: 4/27/20

The Rivkind Law Firm
Attorneys for Defendants
Adams Chiropractic Center, P.C.,
Andrew Andonov, D.C., Rodel C.
Baguioro, P.T., Elderbrando o. Estomo,
P.T., Peter Angelo, L.A.C., Nighat
Jawed, Jennifer Rodriguez, Individual
and Business Counseling, Inc. and
Frank L. Weiss, Ph.D.

By: s/ Shari A. Rivkind
Shari A Rivkind

Dated: 4/27/20

Rivkin Radler LLP
Attorneys for Plaintiffs
Government Employees
Insurance Co., GEICO
Indemnity Co., GEICO
General Insurance Company
and GEICO Casualty Co.

By: s/ Max Gershenoff
Max Gershenoff